FORM D

SECENTE VIOLE

NOV 0 6 2006

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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM D

NOTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D, SECTION 4(6), AND/OR

OMB APPROVAL
OMB Number: 3235-0076
Expires:
Estimated average burden
hours per response. 16.00

06061817

Name of Offering	213/7	ORM DIMITED OFFERING BARNI	06061817
Type of Filing: New Filing Amendment A. BASIC IDENTIFICATION DATA 1. Enter the information requested about the issuer Name of Issuer ([] check if this is an amendment and name has changed, and indicate change.) Fall Franks Chicago Silyle Holdogs Inc. Address of Executive Offices (Number and Street, City, State, Zip Code) 314 E. Avernue B. Killean, TX 76541 Address of Principal Business Operations (Number and Street, City, State, Zip Code) Telephone Number (Including Area Code) 254-630-5772 Telephone Number (Including Area Code) (Number and Street, City, State, Zip Code) Telephone Number (Including Area Code) (Including Area Code) (Including Area Code) (Including Area Code) Telephone Number (Including Area Code) (Including Area Code) (Including Area Code) (Including Area Code) Telephone Number (Including Area Code) (I		indment and name has changed, and indicate change.)	
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filing of a federal notice.

appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predictated on the

2. Enter the information re	mested for the fo		ENTIFICATION DATA		<u>. et</u>	
		nowing. suer has been organized w	rithin the past five years:			
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			corporate general and mar			
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Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	☐ Director	<u></u>	General and/or Managing Partner
Full Name (Last name first, i Love, Frank T.	f individual)		•			
Business or Residence Addres 314 E. Avenue B. Killeer	•	Street, City, State, Zip Co	ode)			
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				B. IN	FORMATI	ON ABOU	t opperi	ić '		 .:		
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Enter th	e informat	ion request	ed for eac	h person w	ho has bee	n or will b	e paid or g	given, dire	ctly or ind	irectly, any	,	
If a pers	on to be lis	ilar remune ted is an ass ame of the b , you may s	ociated pe roker or de	rson or age aler. If mo	nt of a brok ore than five	er or deale (5) persor	r registered is to be list	l with the S ed are asso	EC and/or	with a state	;	
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		illeen, TX 7										
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ull Name (Last name	first, if ind	ividual)									
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(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS

1.	sold. Enter "0" if the answer is "none" or "zero." If the transaction is an exchange offering, check this box \int and indicate in the columns below the amounts of the securities offered for exchange and		
	already exchanged.	•	·
	,	Aggregate	Amount Already
	Type of Security	Offering Price	Sold
	Debt	.	s
	Equity		
	[2] Common Preferred		· •
	Convertible Securities (including warrants)	\$ <u>'</u>	S
	Partnership Interests	S	
	Other (Specify)	.	
	Totai		
	Answer also in Appendix, Column 3, if filing under ULOE.		· · · · · · · · · · · · · · · · · · ·
2.	Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."		
	a i		Aggregate
		Number Investors	Dollar Amount of Purchases
	Accredited Investors		s 145,000.00
	Non-accredited Investors		s 130,000.00
	Total (for filings under Rule 504 only)		s 275,000.00
	Answer also in Appendix, Column 4, if filing under ULOE.		3
3.	If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C — Question 1.	:	
	Type of Offering	Type of	Dollar Amount
	1	Security	Sold
	Rule 505		\$
	Regulation A		\$
	Rule 504		\$ 275,000.00
	Total		\$ 275,000.00
1	a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the insurer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate.		٠
	Transfer Agent's Fees	,	s 0.00
	Printing and Engraving Costs		\$ 0.00
	Legal Fees		\$ 0.00
	Accounting Fees		\$_0.00
	Engineering Fees		\$_0.00
	Sales Commissions (specify finders' fees separately)		\$_0.00
	Other Expenses (identify)		\$_0.00
	Total		\$_0.00

and total ex proceeds to	the difference between the aggregate spenses furnished in response to Part the issuer."	1 C — Quest	ion 4.a. This	difference is the	"adjusted gross		\$
each of the check the b	elow the amount of the adjusted green purposes shown. If the amount pox to the left of the estimate. The to the issuer set forth in response	for any purj total of the pa	pose is not kr ayments lister	nown, furnish a i must equal the	un estimate and	•	
			•			Payments to Officers, Directors, & Affiliates	Payments to Others
Salaries an	nd fees			••••••	*******		s
	of real estate						
Purchase, and equip	rental or leasing and installation	of machiner	y 			s <u>:</u>	_ []\$
	on or leasing of plant buildings a						_ 🗆 \$
Acquisitio offering th	n of other businesses (including hat may be used in exchange for t	the value of he assets or	securities inv	volved in this another		\$	
	suant to a merger)						
	t of indebtedness					_	
-	capital					 -	_
Other (sp	ecify):				<u> </u>	<u></u>	_ 🗆 \$
	•					s	_ [] \$
Column T	otals			····		□ s 0.00	S 0.00
ü	ments Listed (column totals adde					_ ;	_
		ń	FEDERAL	SIGNATURE		·	
signature const	duly caused this notice to be signed titutes an undertaking by the issue of furnished by the issuer to any n	l by the unde er to furnish t	rsigned duly a to the U.S. Se	authorized pers curities and Ex	on. If this notic	e is filed under R ssion, upon writt	ule 505, the following
Issuer (Print or Fat Franks Ch	r Type) nicago Style Hotdogs Inc.	Sign	nature ()	le J.	Left	Date October 28, 200	06
Name of Signe	r (Print or Type)	Titl		Print or Type)		,	
Frank T. Love	; ;	Cha	iman				
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•	¥					•	•
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	t.			_		•	

Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

A- 18 3.	E STATE SIGNATURE	<u> </u>	
1.	Is any party described in 17 CFR 230.262 presently subject to any of the disqualification provisions of such rule?	Yes	No Æ
	See Appendix, Column 5, for state response.		
2.	The undersigned issuer hereby undertakes to furnish to any state administrator of any state in which this notice is to D (17 CFR 239.500) at such times as required by state law.	iled a no	tice on Form
3.	The undersigned issuer hereby undertakes to furnish to the state administrators, upon written request, informa issuer to offerees.	tion furn	ished by the
4.	The undersigned issuer represents that the issuer is familiar with the conditions that must be satisfied to be en limited Offering Exemption (ULOE) of the state in which this notice is filed and understands that the issuer claim	titled to ming the	the Uniform availability

The issuer has read this notification and knows the contents to be true and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

of this exemption has the burden of establishing that these conditions have been satisfied.

Issuer (Print or Type)	Signature Date
Fat Franks Chicago Style Hotdogs Inc.	Trock L. Le October 28, 2006
Name (Print or Type)	Title (Pfint or Type)
Frank T. Love	Chairman

Instruction

Print the name and title of the signing representative under his signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

APPENDIX

1	Intend to non-ac investors (Part B-	to sell ccredited s in State	Type of security and aggregate offering price offered in state (Part C-Item 1)		amount pu	investor and rchased in State C-Item 2)		Disqual under Sta (if yes, explana waiver (Part E-	ification te ULOE attach ation of granted)
State	Yes	No		Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No
AL	×		Equity \$100,000,000						×
AK	×		Equity \$100,000				•	ļ.,,,,	×
AZ	×		Equity \$100,000						×
AR	×		Equity \$100,000,000						×
CA	×		Equity \$100 000 000						×
со	×	a. top profess	Equity \$100.000.000		,				×
СТ	. X		Equity \$100,000,000						×
DE	×		Equity					<u> </u>	×
DC	×		Equity		<u></u>				X
FL	×		Equity		ļ	· · · · · · · · · · · · · · · · · · ·		<u> </u>	×
GA	×		Equity						×
ні	×		Equity						×
ID	×		Equity \$100,000		ļ				×
IL	×		Equity						, , x
IN	x		Equity						K
lA	×		Equity			,			×
KS	×		Equity 5100 000 000				-		×
KY	×		Equity \$100,000					Γ	×.
LA	×		Equity \$100,000				:		×
ME	×	. ,,	Equity \$100.000.000						×
MD	ĸ		Equity \$100 000 000					\\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	×
MA	×		Equity						×
MI	×		Equity \$100,000,000				,		×
MN	×	N	Equity \$100.000.000						×
MS	×		Equity \$100,000,000				÷		×

APPENDIX

	Intend to non-actinvestors (Part B-	to sell ccredited s in State	Type of security and aggregate offering price offered in state (Part C-Item 1)	·	amount pu	investor and rchased in State C-Item 2)		under Sta (if yes, explana	ntion of granted)
State	Yes	No	_	Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No
МО	×		Equity \$100,000,000				,		×
MT	×		Equity \$100,000,000						×
NE	×		Equity \$100,000,000			· · · · · · · · · · · · · · · · · · ·	i		×
NV	×		Equity \$100 000 000						×
NH	×		Equity \$100,000,000						×
נא	×		Equity \$100.000						×
NM	×		Equity			·			×
NY	×	era a and ya a d	Equity \$100,000,000						, K
NC	×	<u>,</u>	Equity \$100,000						×
ND	×		Equity \$100,000,000		· · · · · ·	<u>-</u>	,		X
ОН	×	<u> </u>	Equity						×
ОК	×		\$100.000.000						×
OR	×		Equity					,	×
PA	×		Equity \$100,000,000						×
RI	×		Equity	 	!				×
SC	×		Equity						×
SD	×	<u> </u>	Equity \$100.000.000			· · · · · · · · · · · · · · · · · · ·			×
TN	X		Equity						×
TX	×		Equity	2	\$145,000.0	32	\$130,000.00		×
UT	×		Equity						×
VT	×		Equity \$100,000,000						×
VA	×		Equity						×
WA	×		Equity \$100 000 000		[×
WV	×		Equity \$100,000,000						×
WI	×		Equity						×

No. Sec. at 1 Sept \$1,74 Sec. 12. At 17 of 12 to 14 sec.	10 1		
APPENDIX		_ i	, .
APPENDIA			444
24.5 TO THE TOTAL TOTAL TOTAL TO THE TOTAL TOT	The first section of the section of		

1	2		3		Type of investor and amount purchased in State (Part C-Item 2)				
	Intend to non-ac investors (Part B-	credited in State	Type of security and aggregate offering price offered in state (Part C-Item 1)						
State	Yes	No		Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No
WY	×	***************************************	Equity \$100,000,000						×
PR	×	[<u>.</u>	Equity \$100 000						×